LANKLER SIFFERT & WOHL LLP

ATTORNEYS AT LAW

500 FIFTH AVENUE NEW YORK, N. Y. 10110-3398 WWW.LSWLAW.COM

TELEPHONE (212) 921-8399
TELEFAX (212) 764-3701

October 27, 2015

BY ECF

The Honorable Valerie E. Caproni United States District Judge United States Courthouse 40 Foley Square, Room 240 New York, New York 10007

Re: United States v. Sheldon Silver, S1 15 Cr. 093 (VEC)

Dear Judge Caproni:

On behalf of Dr. Robert Taub, we write to inform the Court that we have successfully resolved all issues with the defense pertaining to the subpoena that is the subject of the motion to quash we filed last week. The defendant withdrew certain requests and limited others. The defendant also agreed that Dr. Taub need not produce documents he previously produced to the government. There are no outstanding issues that require the Court's attention. Accordingly, we respectfully request the motion to quash (Dkt. No. 103) be deemed moot or withdrawn.

Respectfully submitted,

Lisa Zoral

Lisa Zornberg

cc: All counsel of record (by ECF)